US EPA REPORT

14-Jan-13

U.S. ENVIRONMENTAL PROTECTION AGENCY ARIEL RIOS BUILDING 1200 PENNSYLVANIA AVENUE NW WASHINGTON DC 20460 MAIL CODE 2254A

EXPORTER:

E.D. FARREL

105 EMPIRE DR

BUFFALO NY 14224

USA

EPA ID#

N/A

(ISSUED FOR YOUR SITE BY STATE AGENCY,

LIST N/A IF YOUR SITE DOES NOT HAVE ONE)

IMPORTER:

TONOLLI CANADA LTD.

1333 TONOLLI ROAD

MISSISSAUGA ON L4Y 4C2

CANADA

REGISTRATION #

A220129

The following shipments of spent lead acid batteries have been shipped to Tonolli Canada Ltd. for recycling:

SHIPPING NAME:

Waste batteries, wet filled with acid

RCRA HAZARDOUS WASTE CODES:

D002, D008

DOT HAZARD CLASS:

8

UN/DOT ID NUMBER:

2794

PACKING GROUP:

111

OECD WASTE CODE:

A1160

REPORTING PERIOD: JAN - DEC 2012

DATE SHIPPED	TRANSPORTER	WT SHIPPED IN KGS	REC'VD AT TONOLLI	CANADIAN MANIFEST #

		T		
TOTALS	0	0		

I CERTIFY UNDER PENALTY OF LAW THAT I HAVE PERSONALLY EXAMINED AND AM FAMILIAR WITH THE INFORMATION SUBMITTED IN THIS AND ALL ATTACHED DOCUMENTS, AND THAT BASED ON MY INQUIRY OF THOSE INDIVDUALS IMMEDIATELY RESPONSIBLE FOR OBTAINING THE INFORMATION, I BELIEVE THAT THE SUBMITTED INFORMATION IS TRUE, ACCURATE, AND COMPLETE. I AM AWARE THAT THERE ARE SIGNIFICANT PENALTIES FOR SUBMITTING FALSE INFORMATION INCLUDING THE POSSIBILITY OF FINE AND IMPRISONMENT.

Edward a. Oto, PRES.DENT

E.D. FARREL

2/28/2013

DATE

RE: Reminder to Submit your Annual Report for 2012 SLAB exports

Jim Anderson [janderson@crownbattery.com]

Sent:

Thursday, February 28, 2013 3:58 PM

To:

Nelson, Scott

Attachments: 2012 E.D. Farrell Report [~1.pdf (48 KB)

Scott,

Attached is a report for E.D. Farrell (one of our customers), which indicates that they shipped no SLABS to Tonolli in the past year. The report was prepared by Tonolli, and I made sure that it got signed and turned in, so my apology if this is a duplicate.

Jim Anderson Health, Safety & Environmental Manager Crown Battery Manufacturing Company 1445 Majestic Drive Fremont, Ohio 43420 419/334-7181 (office) 419/552-5850 (cell)

From: Nelson.Scott@epamail.epa.gov [mailto:Nelson.Scott@epamail.epa.gov]

Sent: Monday, February 04, 2013 8:30 AM

To: 649123@gmail.com; agmack@myfairpoint.net; buffalo@edfarrell.com; calisco@calisco.us; cathy@markermetal.com; cquerra@ggtusa.com; christina.turner_taxes@yahoo.com; claudio@renewableplanetllc.com; clinkston@sbcglobal.net; contact@eqonline.com; contactus@gbc.com; coremet@coremetnyc.com; crh@equipment-assets.com; cterhune@schn.com; ctlytc@yahoo.com; customercare@batteriesplus.com; customerservice@batteryrecycling.com; customerservice@nebatt.com; customerservice@northeastbattery.com; Christina.Turner@Demag-us.com; Compliance@metalico.com; dave@empirerecycling.com; dfernbacher@cyclechem.com; dispatch@sjtrans.com; documentation@renewableplanetllc.com; DRasmussen@greenmountainbattery.com; DSchneckenburger@thompsonandjohnson.com; ed@empirerecycling.com; erobinson@insleymcentee.com; firefly39@yahoo.com; generalinfo@interstatebatteries.com; gerald@uslead.com; gmapkin@apkin.com; heatherw@libertyiron.com; hfbatteries@hotmail.com; hwang kungfu@yahoo.com; info@acemetalco.com; info@basic-metals.com; info@catalyticconvertercorp.com; info@coltrecycling.com; info@hardingmetals.com; info@interamaterials.com; info@liftincorporated.com; info@midcityscrap.com; info@motorcitybatterycompany.com; info@NCBCommodities.com; info@pascometalrecycling.com; info@positive-battery.com; irv@usgolfcars.com; Info@ErieIndustrialTrucks.com; Jim Anderson; jarynconway@ecorecyclingsystemsinc.com; jeromep@detroitironandmetal.com; joe.d.marquardt@jci.com; joe@jbicorp.com; john@webtransusa.com; josh.quant@go-qlr.com; jplumley@plumleyeng.com; karen@islandrecycling.com; kbkim@ibrgroup.net; kbruce@toxco.com; kgilbert@energyprod.com; km2124@gmail.com; KCAutoScrap@aol.com; lpereira@crellin.com; mcmrecycling@comcast.net; mpickard@handhmetals.com; MEGUMIJR@aol.com; natalie@niagarametals.com; pappleby@greenwichmetals.com; paul.bessey@batteriesplus.net; peter.boundary@hotmail.com; philip@philiplewis-scrapmetals.com; pscrap@recycleworld.biz; rcrellin@crellin.com; rju@equipment-assets.com; ron@marylandyrecycle.com; rosalie.hunt@giordanosrecycling.com; sales@alpertandalpert.com; sales@apglobalmanagement.com; sales@midstatebattery.com; sales@narecycling.com; sales@thompsonandjohnson.com; servicebatteryinc@yahoo.com; stacy@g-cor.com; staiman@staimanrecycling.com; sunghoparck@greenms2007.com; swarthouttruckin@aol.com; terry.e.wussow@jci.com; timpson.trading@gmail.com; tmgmetal@gmail.com; tom@m3resources.net; tomsonalloys@yahoo.com; tppfender@aol.com; tvr433@gmail.com; TVia@staimanrecycling.com; wwwinfo@gershow.com

Subject: Reminder to Submit your Annual Report for 2012 SLAB exports

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Dear US Primary Exporter of Spent Lead Acid Batteries:

As you are aware, a primary exporter of spent lead acid batteries (SLABs) is required to file with the United States Environmental Protection Agency (EPA) an Annual Report of any export shipments of SLABs by **March 1** of the year following any actual export(s), under 40 CFR Sections 262.56 and 262.87(a) of EPA regulations.

Our records indicate that during 2012 you had a valid consent for the export of SLABs. If you did export SLABs during calendar year 2012 your Annual Report is due by March 1, 2013. If you did not export SLABs during 2013, please send us an email stating that your company did not export SLABs during calendar year 2013. Your submission should be mailed to me at the address shown below or e-mailed to Scott Nelson at nelson.scott@epa.gov no later than March 1, 2013.

Exporters that shipped SLABs to Canada, Mexico, or any country not belonging to the Organization for Economic Cooperation and Development (OECD) must submit an annual report containing all items of information found at 40 CFR Sections 262.56 (a)(1) through (4), (6) and (b). Exporters that shipped SLABs to OECD Member countries other than Canada or Mexico must submit an annual report containing all items of information found at 40 CFR Section 262.87(a). Annual Reports not meeting these requirements, as applicable, will be returned as deficient. Failure to file a timely and accurate annual report of SLAB exports can result in a penalty of up to \$32,500 per day.

For your convenience we have attached a user-friendly, optional Excel spreadsheet, which you can use to submit your Annual Report. This spreadsheet contains all the Annual Report elements you must report as required by 40 CFR 262.56 and 40 CFR 262.879(a) and provides detailed instructions to assist you in completing your submittal. If you received this letter via mail and would like to receive a copy of the optional Excel spreadsheet, please contact Scott Nelson at nelson.scott@epa.gov to receive the electronic file.

(See attached file: Export Annual Report - Optional Submittal Format 2013 version.xls)

Should you choose to use the attached optional Excel spreadsheet, we request that you submit it <u>both in electronic form</u> to Scott Nelson at <u>nelson.scott@epa.gov</u> and in signed and dated hardcopy via mail to Scott Nelson at the address listed below. Your cooperation will assist us with compiling the 2012 data expeditiously.

Sincerely,

Robert G. Heiss, Director International Compliance Assurance Division Office of Federal Activities US Environmental Protection Agency Ariel Rios Building, Mail Code 2254A 1200 Pennsylvania Avenue, NW Washington, D.C. 20460

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